

1 2 3 4 5 6 7 8 9	Ronnie Fischer <i>Pro Hac Vice</i> Marcy Railsback 9720 Wilshire Boulevard, Suite 200 Beverly Hills, CA 90212 Telephone: (310) 276-4000 Ronnie@fischeresq.com Marcy@bovinorailsback.com Attorneys for Plaintiff JERALD A. BOVINO	Brian E. Mitchell (SBN 190095) Marcel F. De Armas (SBN 289282) Mitchell + Company 4 Embarcadero Center, Suite 1400 San Francisco, California 94111 Tel: 415-766-3514 Fax: 415-402-0058 brian.mitchell@mcolawoffices.com mdearmas@mcolawoffices.com Attorneys for Defendant INCASE DESIGNS, CORP
10	UNITED STATES DISTRICT COURT	
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
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14	JERALD A. BOVINO,	C N 2.14 02105 VC
15	Plaintiff,	Case No.: 3:14-cv-02105-VC
16	V.	JOINT STIPULATION TO EXTEND THE DEADLINE FOR MEDIATION
17	INCASE DESIGNS, CORP,	AND ORDER
18	Defendant.	
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MITCHELL + COMPANY

4 Embarcadero Center, Suite 1400

Case 3:14-cv-02105-VC Document 83 Filed 09/12/14 Page 3 of 4 San Francisco, CA 94111 Telephone: (415) 766-3515 (415) 402-0058 Facsimile: brian.mitchell@mcolawoffices.com mdearmas@mcolawoffices.com Attorney for Defendant INCASE DESIGNS, CORP By: /s/ RONNIE FISCHER Ronnie Fischer Attorney for Plaintiff JERALD A. BOVINO PURSUANT TO STIPULATION, IT IS SO ORDERED September 12, 2014 Date Honorable Vince Chhabria JOINT STIPULATION TO EXTEND THE DEADLINE FOR MEDIATION

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1	ATTESTATION	
2	I, Marcel F. De Armas, am the ECF User whose ID and password are being used to file	
3	this document. In compliance with Local Rule 5-1(i)(3), I hereby attest that Ronnie Fischer has	
4	concurred in this filing.	
5		
6	Dated: September 10, 2014 By:/s/ Marcel F. De Armas Marcel F. De Armas	
7	With Cold 1. De Militas	
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	JOINT STIPULATION TO EXTEND THE DEADLINE FOR MEDIATION	

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